



26	Other Special Clauses:
27	None
28	Utah Code Sections Affected:
29	AMENDS:
30	63M-7-204, as last amended by Laws of Utah 2018, Chapters 54 and 126
31	77-32-802, as last amended by Laws of Utah 2018, Chapter 296
32	ENACTS:
33	63M-7-211, Utah Code Annotated 1953
34	63M-7-211.1, Utah Code Annotated 1953
35	63M-7-211.2, Utah Code Annotated 1953
36	REPEALS:
37	63A-11-101, as last amended by Laws of Utah 2011, Chapter 265
38	63A-11-102, as last amended by Laws of Utah 2011, Chapter 265
39	63A-11-103, as last amended by Laws of Utah 2011, Chapter 265
40	63A-11-104, as last amended by Laws of Utah 2011, Chapter 265
41	63A-11-105, as last amended by Laws of Utah 2011, Chapter 265
42	63A-11-106, as last amended by Laws of Utah 2011, Chapter 265
43	63A-11-107, as last amended by Laws of Utah 2008, Chapter 382
44	63A-11-201, as last amended by Laws of Utah 2011, Chapter 265
45	63A-11-202, as last amended by Laws of Utah 2011, Chapter 265
46	63A-11-203, as last amended by Laws of Utah 2013, Chapter 400
47	63A-11-204, as last amended by Laws of Utah 2011, Chapter 265
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49	Be it enacted by the Legislature of the state of Utah:
50	Section 1. Section 63M-7-204 is amended to read:
51	63M-7-204. Duties of commission.
52	(1) The State Commission on Criminal and Juvenile Justice administration shall:
53	(a) promote the commission's purposes as enumerated in Section 63M-7-201;
54	(b) promote the communication and coordination of all criminal and juvenile justice
55	agencies;
56	(c) study, evaluate, and report on the status of crime in the state and on the

effectiveness of criminal justice policies, procedures, and programs that are directed toward the reduction of crime in the state;

- (d) study, evaluate, and report on programs initiated by state and local agencies to address reducing recidivism, including changes in penalties and sentencing guidelines intended to reduce recidivism, costs savings associated with the reduction in the number of inmates, and evaluation of expenses and resources needed to meet goals regarding the use of treatment as an alternative to incarceration, as resources allow;
- (e) study, evaluate, and report on policies, procedures, and programs of other jurisdictions which have effectively reduced crime;
- (f) identify and promote the implementation of specific policies and programs the commission determines will significantly reduce crime in Utah;
- (g) provide analysis and recommendations on all criminal and juvenile justice legislation, state budget, and facility requests, including program and fiscal impact on all components of the criminal and juvenile justice system;
- (h) provide analysis, accountability, recommendations, and supervision for state and federal criminal justice grant money;
- (i) provide public information on the criminal and juvenile justice system and give technical assistance to agencies or local units of government on methods to promote public awareness;
- (j) promote research and program evaluation as an integral part of the criminal and juvenile justice system;
 - (k) provide a comprehensive criminal justice plan annually;
- (1) review agency forecasts regarding future demands on the criminal and juvenile justice systems, including specific projections for secure bed space;
- (m) promote the development of criminal and juvenile justice information systems that are consistent with common standards for data storage and are capable of appropriately sharing information with other criminal justice information systems by:
- (i) developing and maintaining common data standards for use by all state criminal justice agencies;
- (ii) annually performing audits of criminal history record information maintained by state criminal justice agencies to assess their accuracy, completeness, and adherence to

standards;

- (iii) defining and developing state and local programs and projects associated with the improvement of information management for law enforcement and the administration of justice; and
- (iv) establishing general policies concerning criminal and juvenile justice information systems and making rules as necessary to carry out the duties under Subsection (1)(k) and this Subsection (1)(m);
- (n) allocate and administer grants, from money made available, for approved education programs to help prevent the sexual exploitation of children;
- (o) allocate and administer grants funded from money from the Law Enforcement Operations Account created in Section 51-9-411 for law enforcement operations and programs related to reducing illegal drug activity and related criminal activity;
- (p) request, receive, and evaluate data and recommendations collected and reported by agencies and contractors related to policies recommended by the commission regarding recidivism reduction;
- (q) establish and administer a performance incentive grant program that allocates funds appropriated by the Legislature to programs and practices implemented by counties that reduce recidivism and reduce the number of offenders per capita who are incarcerated;
- (r) oversee or designate an entity to oversee the implementation of juvenile justice reforms;
- (s) make rules and administer the juvenile holding room standards and juvenile jail standards to align with the Juvenile Justice and Delinquency Prevention Act requirements pursuant to 42 U.S.C. Sec. 5633;
- (t) allocate and administer grants, from money made available, for pilot qualifying education programs; [and]
- (u) oversee the trauma-informed justice program described in Section 63M-7-209[:]; and
- (v) administer the Child Welfare Parental Defense Program in accordance with Sections 63M-7-211, 63M-7-211.1, and 63M-7-211.2.
- (2) If the commission designates an entity under Subsection (1)(r), the commission shall ensure that the membership of the entity includes representation from the three branches

119	of government and, as determined by the commission, representation from relevant stakeholder		
120	groups across all parts of the juvenile justice system, including county representation.		
121	Section 2. Section 63M-7-211 is enacted to read:		
122	63M-7-211. Child welfare parental defense program Creation Duties		
123	Contracting Annual report Budget Records access.		
124	(1) As used in this section and Sections 63M-7-211.1 and 63M-7-211.2:		
125	(a) "Child welfare case" means a proceeding under Title 78A, Chapter 6, Part 3, Abuse,		
126	Neglect, and Dependency Proceedings, or Part 5, Termination of Parental Rights Act.		
127	(b) "Commission" means the Commission on Criminal and Juvenile Justice created in		
128	Section 63M-7-201.		
129	(c) "Contracted parental defense attorney" means a parental defense attorney who is		
130	under contract with the commission to provide parental defense in a child welfare case.		
131	(d) "Executive director" means the executive director of the commission appointed		
132	under Section 63M-7-203.		
133	(e) "Fund" means the Child Welfare Parental Defense Fund established in Section		
134	<u>63M-7-211.2.</u>		
135	(f) "Parental defense attorney" means an attorney, law firm, or group of attorneys who:		
136	(i) are authorized to practice law in the state; and		
137	(ii) provide legal representation under contract with the commission, or a county in the		
138	state, to a parent who is a party in a child welfare case.		
139	(g) "Program" means the Child Welfare Parental Defense Program created in this		
140	section.		
141	(2) There is created within the commission the Child Welfare Parental Defense		
142	<u>Program.</u>		
143	(3) The commission shall:		
144	(a) administer and enforce this section;		
145	(b) manage the operation and budget of the program;		
146	(c) provide assistance and advice to parental defense attorneys;		
147	(d) develop and provide educational and training programs for parental defense		
148	attorneys; and		
149	(e) provide information and advice to assist a parental defense attorney to comply with		

150	the attorney's professional, contractual, and ethical duties.	
151	(4) The commission may contract with:	
152	(a) a person who is qualified to perform the program duties under this section; and	
153	(b) an attorney authorized to practice law in the state, as an independent contractor, to	
154	serve as a parental defense attorney under this section.	
155	(5) (a) On or before October 1 of each year, the executive director shall report to the	
156	governor and the Child Welfare Legislative Oversight Panel regarding the preceding fiscal year	
157	on the operations, activities, and goals of the program.	
158	(b) The executive director shall prepare a budget of:	
159	(i) the administrative expenses for the program; and	
160	(ii) the amount estimated to fund needed contracts and other costs.	
161	(c) The professional legislative staff may include summary data and nonidentifying	
162	information in the staff's audits and reports to the Legislature.	
163	(6) (a) (i) Notwithstanding Title 63G, Chapter 2, Government Records Access and	
164	Management Act, and except as provided in Subsection (6)(b), a record of a contracted parenta	
165	defense attorney is protected and may not be released or made public upon subpoena, search	
166	warrant, discovery proceedings, or otherwise.	
167	(ii) A record of a contracted parental defense attorney is subject to legislative	
168	subpoena, under Title 36, Chapter 14, Legislative Subpoena Powers.	
169	(b) The Legislature shall maintain a record released in accordance with Subsection	
170	(6)(a)(ii) as confidential.	
171	Section 3. Section 63M-7-211.1 is enacted to read:	
172	63M-7-211.1. Child welfare parental defense contracts.	
173	(1) (a) The commission may enter into a contract with a parental defense attorney to	
174	provide services for an indigent parent who is the subject of a petition alleging abuse, neglect,	
175	or dependency, and requires a parental defense attorney under Section 78A-6-1111.	
176	(b) Payment for the representation, costs, and expenses of a contracted parental defense	
177	attorney shall be made from the Child Welfare Parental Defense Fund in accordance with	
178	Section 63M-7-211.2.	
179	(c) The parental defense attorney shall maintain the minimum qualifications as	
180	provided by this section.	

181	(2) A contracted parental defense attorney shall:	
182	(a) adequately prepare for and attend all court hearings, including initial and continued	
183	shelter hearings and mediations;	
184	(b) fully advise the client of the nature of the proceedings and of the client's rights,	
185	communicate to the client any offers of settlement or compromise, and advise the client	
186	regarding the reasonably foreseeable consequences of any course of action in the proceedings;	
187	(c) be reasonably available to consult with the client outside of court proceedings;	
188	(d) where attendance is reasonably necessary, attend meetings regarding the client's	
189	case with representatives of one or more of the Division of Child and Family Services, the	
190	Office of the Attorney General, or the Office of Guardian Ad Litem;	
191	(e) represent the interest of the client at all stages of the proceedings before the trial	
192	court; and	
193	(f) participate in the training courses and otherwise maintain the standards described in	
194	Subsection (4).	
195	(3) If the commission enters into a contract with a firm to provide parental defense	
196	attorney services under this section, the contract shall require that each attorney in the firm who	
197	will provide representation of a parent in a child welfare case under the contract perform the	
198	duties described in Subsection (2).	
199	(4) (a) Except as otherwise provided in Subsection (4)(b), a contracted parental defense	
200	attorney shall:	
201	(i) complete a basic training course provided by the program;	
202	(ii) have experience in child welfare cases; and	
203	(iii) participate each calendar year in continuing legal education courses providing no	
204	fewer than eight hours of instruction in child welfare law.	
205	(b) In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, the	
206	commission may, by rule, exempt from the requirements of Subsection (4)(a) an attorney who	
207	has equivalent training or adequate experience.	
208	Section 4. Section 63M-7-211.2 is enacted to read:	
209	63M-7-211.2. Child Welfare Parental Defense Fund Agreements for coverage	
210	by the Child Welfare Parental Defense Fund.	
211	(1) There is created an expendable special revenue fund known as the "Child Welfare	

212	Parental Defense Fund.
213	(2) Subject to availability, the commission may make distributions from the fund as
214	required in this section or Section 63M-7-211 or 63M-7-211.1 for the following purposes:
215	(a) to pay for the representation, costs, expert witness fees, and expenses of parental
216	defense attorneys who are under contract with the commission to provide parental defense in
217	child welfare cases for an indigent parent that is the subject of a petition alleging abuse,
218	neglect, or dependency;
219	(b) for administrative costs under this section or Section 63M-7-211 or 63M-7-211.1;
220	<u>and</u>
221	(c) for reasonable expenses directly related to the functioning of the program, including
222	training and travel expenses.
223	(3) The fund consists of:
224	(a) appropriations made to the fund by the Legislature;
225	(b) interest and earnings from the investment of fund money;
226	(c) proceeds deposited by participating counties under this section; and
227	(d) private contributions to the fund.
228	(4) The state treasurer shall invest the money in the fund by following the procedures
229	and requirements of Title 51, Chapter 7, State Money Management Act.
230	(5) (a) If the commission anticipates a deficit in the fund during a fiscal year:
231	(i) the commission shall request an appropriation from the Legislature; and
232	(ii) the Legislature may fund the anticipated deficit through appropriation.
233	(b) If the anticipated deficit is not funded by the Legislature, the commission may
234	request an interim assessment to participating counties as described in Subsection (6) to fund
235	the anticipated deficit.
236	(6) (a) A county legislative body and the commission may annually enter into a written
237	agreement for the commission to provide parental defense attorney services in the county out or
238	the fund.
239	(b) The agreement described under Subsection (6)(a) shall:
240	(i) require the county to pay into the fund an amount defined by a formula established
241	by the commission by rule under Title 63G, Chapter 3, Utah Administrative Rulemaking Act;
242	<u>and</u>

243	(ii) provide for revocation of the agreement for failure to pay an assessment on the due		
244	date established by the commission by rule under Title 63G, Chapter 3, Utah Administrative		
245	Rulemaking Act.		
246	(7) (a) After the first year of operation of the fund, any county that elects to initiate		
247	participation in the fund, or reestablish participation in the fund after participation was		
248	terminated, shall be required to make an equity payment, in addition to the assessment		
249	provided in Subsection (5).		
250	(b) The commission shall determine the amount of the equity payment described in		
251	Subsection (7)(a) by rule established by the commission under Title 63G, Chapter 3, Utah		
252	Administrative Rulemaking Act.		
253	(8) A county that elects to withdraw from participation in the fund, or whose		
254	participation in the fund is revoked due to failure to pay the county's assessment, as described		
255	in Subsection (6), when due, shall forfeit any right to any previously paid assessment by the		
256	county or coverage from the fund.		
257	Section 5. Section 77-32-802 is amended to read:		
258	77-32-802. Commission members Member qualifications Terms Vacancy.		
259	(1) The commission is composed of 14 voting members and one ex officio, nonvoting		
260	member.		
261	(a) The governor, with the consent of the Senate, shall appoint the following 12 voting		
262	members:		
263	(i) two practicing criminal defense attorneys recommended by the Utah Association of		
264	Criminal Defense Lawyers;		
265	(ii) one attorney practicing in juvenile delinquency defense recommended by the Utah		
266	Association of Criminal Defense Lawyers;		
267	(iii) an attorney representing minority interests recommended by the Utah Minority Bar		
268	Association;		
269	(iv) one member recommended by the Utah Association of Counties from a county of		
270	the first or second class;		
271	(v) one member recommended by the Utah Association of Counties from a county of		
272	the third through sixth class;		
273	(vi) a director of a county public defender organization recommended by the Utah		

274 Association of Criminal Defense Lawyers;

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- (vii) two members recommended by the Utah League of Cities and Towns from its membership;
 - (viii) a retired judge recommended by the Judicial Council;
 - (ix) one member of the Utah Legislature selected jointly by the Speaker of the House and President of the Senate; and
 - (x) one attorney practicing in the area of parental defense, recommended by an entity funded under [Title 63A, Chapter 11,] the Child Welfare Parental Defense Program created in Section 63M-7-211.
 - (b) The Judicial Council shall appoint a voting member from the Administrative Office of the Courts.
 - (c) The executive director of the State Commission on Criminal and Juvenile Justice or the executive director's designee is a voting member of the commission.
 - (d) The director of the commission, appointed under Section 77-32-803, is an ex officio, nonvoting member of the commission.
 - (2) A member appointed by the governor shall serve a four-year term, except as provided in Subsection (3).
 - (3) The governor shall stagger the initial terms of appointees so that approximately half of the members appointed by the governor are appointed every two years.
 - (4) A member appointed to the commission shall have significant experience in indigent criminal defense, parental defense, or juvenile defense in delinquency proceedings or have otherwise demonstrated a strong commitment to providing effective representation in indigent defense services.
 - (5) A person who is currently employed solely as a criminal prosecuting attorney may not serve as a member of the commission.
 - (6) A commission member shall hold office until the member's successor is appointed.
 - (7) The commission may remove a member for incompetence, dereliction of duty, malfeasance, misfeasance, or nonfeasance in office, or for any other good cause.
 - (8) If a vacancy occurs in the membership for any reason, a replacement shall be appointed for the remaining unexpired term in the same manner as the original appointment.
 - (9) The commission shall annually elect a chair from the commission's membership to

305	serve a one-year term. A commission member may not serve as chair of the commission for	
306	more than three consecutive terms.	
307	(10) A member may not receive compensation or benefits for the member's service, but	
308	may receive per diem and travel expenses in accordance with:	
309	(a) Section 63A-3-106;	
310	(b) Section 63A-3-107; and	
311	(c) rules made by the Division of Finance pursuant to Sections 63A-3-106 and	
312	63A-3-107.	
313	(11) (a) A majority of the members of the commission constitutes a quorum.	
314	(b) If a quorum is present, the action of a majority of the voting members present	
315	constitutes the action of the commission.	
316	Section 6. Repealer.	
317	This bill repeals:	
318	Section 63A-11-101, Title.	
319	Section 63A-11-102, Definitions.	
320	Section 63A-11-103, Creation of program.	
321	Section 63A-11-104, Program Duties Contracting.	
322	Section 63A-11-105, Program Duties, functions, and responsibilities.	
323	Section 63A-11-106, Annual report Budget.	
324	Section 63A-11-107, Records access.	
325	Section 63A-11-201, Child welfare parental defense contracts Qualifications.	
326	Section 63A-11-202, Contracted parental defense attorney.	
327	Section 63A-11-203, Child Welfare Parental Defense Fund Creation.	
328	Section 63A-11-204, Agreements for coverage by the Child Welfare Parental	
329	Defense Fund Eligibility County and state obligations Termination Revocation.	
330	Section 7. Appropriation.	
331	The following sums of money are appropriated for the fiscal year beginning July 1,	
332	2019, and ending June 30, 2020. These are additions to amounts previously appropriated for	
333	fiscal year 2020. The Legislature has reviewed the following expendable funds. The Legislature	
334	authorizes the State Division of Finance to transfer amounts between funds and accounts as	
335	indicated. Outlays and expenditures from the funds or accounts to which the money is	

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336	transferred may be made without further legislative action, in accordance with statutory	
337	provisions relating to the funds or accounts.	
338	<u>ITEM 1</u>	
339	To Commission on Criminal and Juvenile Justice Child Welfare Parental	
340	Defense Fund	
341	From General Fund	\$6,500
342	Schedule of Programs:	
343	Child Welfare Parental Defense Fund \$6,500	